VOL. 25.

WILMINGTON, N. C., FRIDAY MORNING, APRIL 9, 1869.

DEGRAAF & TAYLOR, FURNITURE, CARPETS

AND MATTRESSES, Wholesale and Retail. MANUFACTORY AND WAREROOMS, 87 & 89 BOWERY.

65 CHRISTIE STREET, 130 & 132 HESTER STREET,

NEW YORK. (CONNECTED UNDER ONE ROOF.) We have now on hand the largest stock of entirely new patterns and designs for furnishing Houses throughout ever offered by one house in the City, and at a great deduction in price. Our CARPET DEPARTMENT is under the su-

perintendence of H. S. BARNES, who is well and favorably known to the public, having been a long time with Sloane & Co., Broadway, and for the act four years with Lord & Taylor. Our stock of Carpets is entirely new and well selected, this branch having been just added to our business. The MATTRESS DEPARTMENT is entirely under our supervision, all being made on the premises. Every Mattress guaranteed. Steamboats, Hotels, Churches, Public Balls and Private Houses furnished throughout at

The Floating Palaces -the Steamers of the People's Line on the Hudson River-were fur-PRICES DEFY COMPETITION.

Second and Third Ave, Cars passour Stores, Entrance 87 & 89 Bowery, N. Y.

HERE'S VER MULES.

Paris, Bourbon Co., Ky., March 4th, 1869. Messrs, Engelhard & Price—Dear Sirs:

WILL HAVE A DROVE OF GOOD BROKE MULES, from four to six years old, in wilnuington about the 1st of April, about eixty of them suitable for wagon purposes or working on Railroads, and the balance suitable for Cotton and Ground Pea Plowing. They were all selected by me in the Far West for the above purposes, al nearly all bought out of wagons by the pair, and are now ready for immediate use. One Mule well broke at this season of the year will do the work of two unbroke. The Mules will be divided in Greensboro' on the 21st of this month. Onehalf will go by way of the Coalfields and then to Payettaville about the 24th, and from there to Elizabeth about the 26th, and then to Lumberton to Wilmington. The other half will be in taleigh on the 25th, in Clinton 27th, Paison's Depot 28th, Kenansville 30th, and then to Wilmington, by way of Magnolia and Rocky Point. My old friends and customers may rely upon the Stock being at the above places at the time above mentioned, and will be sold at the market price. H. T. WILSON, AGENT.

Fayetteville Eagle and Raleigh Sentinel copy
twice a week till April 1et, and send bill.

MARRIAGE GUIDE. DEING A PRIVATE INSTRUCTOR FOR D married persons or those about to be married, both male and female, in everything concerning the physiology and relations of our sexnal system, and the production and prevention of offspring, including all the new discoveries never before given in the English language, by WM. YOUNG, M. D. This is really a valuable and interesting work. It is written in plain language for the general reader, and is illustrated with numerous Engravings. All young married people, or those contemplating marriage, and having the least impediment to married life, should read this book. It discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on receipt of 50 cents.—Address, Dr. WM. YOUNG, No. 416 Spruce street, above Fourth, Philadelphia.

FF-AFFLICTED AND UNFORTUNATE,-No matter what may be your disease, before you place yourself under the care of any one of the notorious QUACKS-native and foreign-who advertise in this or any other paper, get a copy of Dr. Young's Book and read it carefully. It will be the means of saving you many a dollar, your health, and possibly your life. Dr. Young can be consulted on any of the diseases described in his publications, at his office,

No. 416 Spruce street, above Fourth, Philadel-

Valuable Land for Sale in the Upper Black River District.

HAVING TO PAY SOME OLD DEBTS, I offer for sale a TRACT OF LAND containing 787 acres, being part of the Plantation formerly owned by George Fennell, deceased, in opper Black River District. The land is well lapted to the cultivation of Cotton, Corn or Wheat. Description of the land and improvements is unnecessary, as purchasers will view OWEN FENNELL. New Hanover Co., March 6th, 1869.

TO CONSUMPTIVES.

THE ADVERTISER, HAVING BEEN RE stored to health in a few weeks, by a very simple remedy, after having suffered several years with a severe lung affection, and that dread disease, Consumption—is anxious to make known to his fellow-sufferers the means of cure.

To all who desire it, he will send a copy of the prescription used (free of charge), with the directions for preparing and using the same, which they will find a SURE CURE FOR CONSUMP- of section 4. TION, ASTHMA, BRONCHITIS, etc. The object of the advertiser in sending the Prescription to benefit the afflicted, and spread information which he conceives to be invaluable; and he hopes every sufferer will try his remedy, as it will cost them nothing, and may prove a blessing. Parties wishing the prescription, will please ad REV. EDWARD A. WILSON.

Williamsburg, Kings County, New York.

THE LODI MANUFACTURING CO.,

(Established 1840.) NVITE PLANTERS AND FARMERS to send for a pamphlet descriptive of their Fertili-

We offer our Double Refined Poudrette, equal to the best Super-phosphate, at the low price of \$25 00 per ton. The Company also make a superior article of Nitro-phosphate and pure Bone Mr. Ingram moved to str

doubled the yield.

their Bhubarb and Tomatoes a vigorous growth, mpening the latter two weeks earlier.

P. W. HUTCHISON, Sen., near Cherokee, Ga., says it nearly doubled his yield of Cotton. B. MONTGOMERY, Ellaville, Ga., says it

creased his crop of Cotton 150 lbs. per acre. G. S. OGLESBY, Marietta, Ga., used it or Corn and Cotton and says it more than DOUB-LED the yield. He regards it the cheapest and most reliable Fertilizer within his knowledge.

MOST VALUABLE MANURE." The Superintendent of Gen. W. R. COX, Polk Island Plantation, N. C., says: "I think the Poualso on Cotton which produced a large yield." made 248 per cent, the first year." gricultural College, at New Brunswick, says :-

The Double Refined Poudrette and Nitro-phostheir market value in the increase of crops this best and most successful system of schools

Address LODI MANUFACTURING CO. Box 3139, New York P. O. Office 66 Cortlandt Street. G. GRAHAM, Charlotte, and HINSON &

SPRUNT & HINSON, Wilmington,

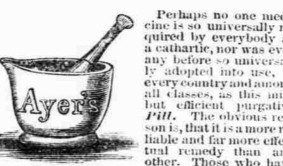
AGENTS FOR THE COMPANY.

ERRORS OF YOUTH. making the simple remedy by which he was cured.

> JOHN B. OGDEN, No 42 Cedar street, New York.

Ayer's Cathartic Pills,

For all the purposes of a Laxative Med-



Perhaps no one medicine is so universally required by everybody as a cathartic, nor was ever any before so universal adopted into use, in every country and among all classes, as this mild but efficient purgative Pitt. The obvious reason is, that it is a more reiable and far more effec-

tried it, know that it cured them; those who have not, know that it cures their neighbors and friends, and all know that what it does once it does always - that it never fails through any fault or neglect of its composition. We have, and can show, thousands upon thousands of certificates of remarkable cures of the following complaints, but such cures are known in every neighborhood, and why should we publish them? Adapted to all ages and conditions in all climates; containing neither calomel or any deleterious drug, they may be taken with safety by anybody. Their sugar coating preserves them ever fresh and makes them pleasant to take, while being purely vegetable no harm can

arise from their use in any quantity.

They operate by their powerful influence on the internal viscera to purify the blood and stimulate it into healthy action - remove the obstructions of the stomach, bowels, liver, and other organs of the body, restoring their irregular action to health, and by correcting, wherever they exist, such derangements as are the first origin of disease. the box, for the following complaints, which these

For Dyspepsia or Indigestion, Listlessness, Languor and Loss of Appetite, they should be taken moderately to stimulate the stomach and restore its healthy tone and action. For Liver Complaint and its various symp-toms, Bilious Headache, Sick Headache, Jaundice or Green Sickness, Bilious Colic and Bilious Fevers, they should be ju-

diciously taken for each case, to correct the diseased action or remove the obstructions which cause it. For Dysentery or Diarrhoea, but one mild dose is generally require For Rheumatism, Gont, Gravel, Palpitation of the Heart, Pain in the Side, **Back** and **Loins**, they should be continuously taken, as required, to change the diseased action of

the system. With such change those complaints For Dropsy and Dropsical Swellings they should be taken in large and frequent doses to pro duce the effect of a drastic purge. For Suppression a large dose should be taken as it produces the desired effect by sympathy.

As a Dinner Pill, take one or two Pills to pro-

mote digestion and relieve the stomach. An occasional dose stimulates the stomach and bowels into healthy action, restores the appetite and invigorates the system. Hence it is often advantageous where no serious derangement exists. One who feels tolerably well, often finds that a dose of these Pills makes him feel decidedly better, from their cleansing and renovating effect on the digestive apparatus. There are numerous cases where a purgative is required, which we cannot enumerate here, but they suggest themselves to everybody and where the virtues of this Pill are known, the public no longer doubt what to employ.

Ayer's Cherry Pectoral,

For Diseases of the Throat and Lungs, such as Coughs, Colds, Whooping Cough, Bronchitis, Asthma, and Consumption.

Probably never before in the whole history of medicine, has anything won so widely and so deeply upon the confidence of mankind, as this excellent remedy for pulmonary complaints. Through a long series of years, and among most of the races of men it has risen higher and higher in their estimation, as it has become better known. Its uniform character and power to cure the various affections of the lungs and throat, have made it known as a re-liable protector against them. While adapted to milder forms of disease and to young children, it is at the same time the most effectual remedy that can be given for incipient consumption, and the dangerous affections of the throat and lungs. As a proision against sudden attacks of Croup, it should be kept on hand in every family, and indeed as all are sometimes subject to colds and coughs, all should be provided with this antidote for them. Although settled Consumption is thought in-Although settled Consumption is thought incurable, still great numbers of cases where the disease seemed settled, have been completely cured, and the patient restored to sound health by the Cherry Pectoral. So complete is its mastery over the disorders of the Lungs and Throat, that the most obstinate of them yield to it. When nothing else could reach them, under the Cherry Pectoral they subside and disappear.

Singers and Public Speakers find great protection from it.

Asthma is always relieved and often wholly Bronchitis is generally cured by taking the Cherry Pectoral in small and frequent doses. So generally are its virtues known that it is unnecessary to publish the certificates of them here.

or do more than assure the public that its qualities Prepared by DR. J. C. AYER & CO., LOWELL, MASS, Sold in Wilmington by E. Willis, W. H. Lippitt and all Druggists and Dealers every-

From the Raleigh Sentinel. LEGISLATURE OF NORTH CAROLINA,

HOUSE OF REPRESENTATIVES. AFTERNOON SESSION.

Monday, March 29, 1869. UNFINISHED BUSINESS. Substitute for an act to provide for a sysem of public instruction.

The question recurred upon the adoption Mr. Welch moved to strike out in the section "five years" and insert "two

Mr. Downing moved to amend the amend- a third time and passed. ment by making it "three years."

Mr. Welch accepted the amendment.

words "for a period of not less than five ded by the General Assembly." Agreed to. at 12 o'clock. The section as adopted reads as follows, to-wit: "The text-books selected and preremain in use until otherwise provided for certain Senators to raise revenue, and to election of judges of Superior Courts by

E. M. TODD, Smithfield, Va., says where he cation shall purchase annually, for the use position to debts contracted before the war, Referred to the committee on Internal Imused the Double Refined Poudrette on Corn it of the schools of the several counties, such they were obligations wich the State should quantities of text-books as may be needed | not shrink from. WILLIAMS BRO'S, Dover, Del., says it gave in the schools thereof; said books to be the State Treasurer on the order of the the Constitution. Superintendent of Public Instruction, who Hon. ELI S. SHORTER, Eufaula, Ala., says shall furnish, the same time, to the Trea- same position. shall furnish, the same time, to the Treasurer the amounts due from the Commissioners of each county for the books forwarded to such county which sum shall be warded to such county warded to such county warded to such county warded to such co his Cotton was fully equal to adjoining fields ma- surer the amounts due from the Commiswarded to such county, which sum shall be Nays 22.

charged to the county. Mr. Bowman said it was time for this Legislature to cease to levy taxes on the Ex-Gov. SMITH, Warrenton, Va., tried bit with people. He thought the whole bill aboundthree several crops the last and present years, ed in abomination, and in fact, it was noth- ury, was read a third time. and says: "I PRONOUNCE IT WITH CONFIDENCE A ing but a huge scandle. He hoped the sec-

tion would be stricken out. Mr. Estes spoke for sometime against the Treasurer shall pay to 6 per cent-result, drette used for Corn cannot be surpassed—used motion to strike out, and during his re- yeas 20, nays 11. marks alluded to Mr. Bowman's remarks Doct. E. M. PENDLETON, Sparta, Ga., says: about "not legislating for New England."
The Nitro-phosphate of Lime, used on Cotton Mr. Bowman, sotto voce, say yet we are not Prof. GEO. H. COOK, of the New Jersey State legislating for New England. | Mr. Estes continued, saying that this gentleman must phate of Lime paid us full 100 per cent. above scknowledge that New England had the

> in the world. Mr. Bowman: If New England is so and the Aldermen of the city of Wilmingmuch ahead of the world generally, and so | ton. Placed on Calendar. much better than this section of the coun-

jan 8-48-3m emigrate here. [Applause.]
mington. Mr. Estes continued for some time in opposition to the motion.

Mr. Bowman said he did not recognize the right of men from other State to come GENTLEMAN who suffered for years here and dictate to North Carolinians in A from Nervous Debility, Premature Decay, their own State. He did not intend to suband all the effects of youthful indiscretion, will, mit to be ridiculed and taken to task about therefore for the sake of suffering humanity, send free to all who need it, the receipt and directions for linian. He was a North Carolinian, reprelinian. He was a North Carolinian, repre-Sufferers wishing to profit by the advertiser's ex- senting a constituency of native North a pension be allowed the maimed and unfortunate perience, can do so by addressing, in perfect con- Carolinians, and he intended to protect for life.

> After a considerable debate section 5 was order. stricken out by the following ballot :

their interests, &c.

is, Durham, Ferebee, Gibson, Gilbert, Green, Grier, Gunter, Hawkins, Hayes, Hendricks, Hicke, Hodnett, Humphries, Ingram, Jarvis, Justice, of Henderson, tKelly, of Davie, Kinney, Long, of Richmond, Malone, Matheson, McMillan, Nicholson, Painter, Pou, Robinson, Shaver, Smith, of Alleghany, Smith, of Wayne, Thompson, Vestal, Sampson-44.

Navs-Messrs. Ames, Banner, Blair, Carey, Cherry, Crawford, Dixon, Downing, Estes, Forkner, Foster, French, Gahagan, Graham, Harris, of Wake, Hodgin, Horney, Hudgins, Laslin, Lea- adopted. ry, Mayo, McCanless, Mendenball, Mocre, of Chowan, Morris, Pearson, Peck, Renfrow, Robbins, Reynolds, Seymonr, Snipes, Stevens, Stilley, Sweat, Sykes, Vest, Wilson and Wiswall—30.

Section 6, which provides that the County Commission ers shall forward annually a equisition upon the Superintendent of Public Instruction; the books shall be forwarded to them, and be disposed of by them at cost, provided that any persons who are unable to pay for the necessary books, ty, was also stricken out by a vote of yeas morrow morning. 46, nays 39. Adjourned.

SENATE.

TUESDAY, March 30, 1869. Leave of absence was granted the Senators from Anson and Gaston, until the 12th

Mr. Brogden from the Finance Commitlieve Rufus Galloway, late Sheriff of Bruns- ted.

Mr. Murphy introduced a bill incorpora- sider the vote by which section 5 was stricking the McLean Hook and Ladder Com- en out. pany of Fayetteville.

Act to lay off Homestead, &c., was read hird time and passed—yeas 30, nays 2. Treasurer \$3,000.

the Governor \$4,000; the bill gave him | The year and nays being called the Mr. Wynne was willing to give the Gov- table by the following ballot : ernor \$5,000, but could not vote to give him \$1,000 because he chose to rent his

own house.

Mr. Martindale said the Governor was as much entitled to \$5,000 as members of Entitle of the School fund, "and that the money should be paid "out careful in future how they voted. Now, of the school fund," and that the services of the school fund, and that the services of the Examiner should be "determined of the Examiner should be determined of the Examiner should be "determined of the Examiner should be said the Governor was bee, Gibson, Gilbert, Green, Grier, Gunter, Harris, of Franklin, Calston, Congress, especially as he, the Governor, bad to furnish his own house; the GovernBichmond, Malone, Matheson, McMillan, Moore, Bichmond, Malone, Matheson, McMillan, Moore, The committee, recommended that secfore they had looked at measures, not men. ment house was not in a condition for Mr. of Alamance, Moore, of Chowan, Nicholson, Pain-

The motion to strike out resulted, year Wilson-52. The question then being on the final passage of the bill, resulted, yeas 22, nays

Mr. Bellamy moved to reconsider. the table. Result, yeas 10, nays 20. The question now recurring on the mo-

tion to reconsider, Mr. Hayes said, if the opposition would agree to make the salary \$5,000, he would vote for a reconsideration—unless they did,

Mr. Welker held in his hand a substitute which would meet the views of the Senator from Robeson.

made on this floor. Mr. Robbins opposed a salary greater Deep River. than \$4,009—it was enough, and the office numbers, in consequence of heavy taxation, upon the calendar. and the poverty of our State, made so by Radical rule-this was the language of whereby the resolution authorizing the emigrants to him.

Mr. W. D. Jones said, inasmuch as the passed yesterday was reconsidered. Governor had refused to occupy the State Mansion, and thereby save to the State a Treasurer to pay as high as 8 per cent. invery large amount annually, he thought it terest, if necessary, and passed third readjust to allow him the \$1,000.

fixed the distress of our people upon the tentiary and the report of the Committee party represented by Mr. R., &c. thereon came up by assignment. Mr. Osborne, in an able argument, op-

party, and advocated the adoption of the various amendments as to location, the \$4,000 salary, and the \$1,000 for rent.

resulted, yeas 19, nays 13. Mr. Welker offered a substitute, making | yeas to 17 nays. the Governor's salary \$5,000.

Mr. Lindsay moved to amend that by saying \$4,000 - yeas 16, nays 17. Mr. Welker's substitute was then adopt- bills through in a hasty manner. ed-and the bill, as amended, passed, yeas 19, nays 13.

Act requiring the Board of Education to invest certain funds coming into their hands in State or U. S. securities, was read

Mr. Lindsay moved a reconsideration of The amendment was put to a vote and to lay on the table the bill authorizing bill in relation to the State canal from Lake the exchange of certain bonds issued for Landing on Mattamuskeet Lake to Yock Mr. French moved to strike out the Railroad purposes. The motion prevailed. ing creek. Mr. Respass moved to postpone, and

On the question to postpone, a protracted and live debate ensued-Mr. Lindsay scribed by the Board of Education shall leading-and characterized the efforts of vote away money for railroads, as calling the voters of the several districts. Mr. Ingram moved to strike out section to their aid powers celestial, iterrestial and Mr. French: Bill to incorporate the Wilwhich provides that the Board of Edu- infernal-and how they were found in op- mington and Seaside Railroad Company

Mr. Graham was understood as being forwarded to the Commissioners of each ready to vote for the exchange of the bonds, county, the cost of which shall be paid by as they were not within the prohibition of mittee on the part of the House and one

The bill was then postponed till Monday next 12 o'clock. Act authorizing the Treasurer to borrow

money to supply a deficiency in the Treas-Mr. Martindale offered an amendment restricting the rate of interest which the

The bill then passed its third readingyeas 21, nays 8.

The Senate then adjourned. HOUSE OF REPRESENTATIVES. Tuesday, March 30, 1869. Mr. French presented a petition from

Wilmington and Newbern. Referred.

following resolution: WHEREAS, This Legislature having learned with great pleasure the successful and victorious cam- per month for the continuance of said paign of the Wake county militia in suppressing | schools." the "new rebellion" in the county of Alamance;

Be it tresolved, By the General Assembly North Carolina, that a vote of thanks be awarded curring on striking out section 33, the mothe heroes of that memorable struggle, and that | tion was agreed to-yeas 50, nays 42.

The Chair ruled the resolution out of By Mr. Wilkie : A resolution that offi-

YEAS Messrs. Allison, Armstrong, Ashworth, cers and members of the House shall each Message of the Senate transmitted for site, and present as a gift to the city, and favor of colored churches, but did not wish Barnes, Boddie, Bowman, Carson, Clayton, Da- receive per diem for the time during the consideration several Senate bills which recess from the 21st of December last to were appropriately referred. the 4th of January. Lies over.

ing the Special committee on Relief to in the Public Treasurer, calling attention to men. quire and report to this General Assembly the fact that the official bonds executed by Welch, Williams, of Harnett, and Williams, of what additional legislation is necessary to sheriffs of several counties are worthless. present session, after some debate the rules | well as their sureties, over and above their

suspended, and the bill to amend the act was stricken out-yeas 46, pays 31. establishing a Special Court in the city of Wilmington and Newbern was taken up table. Lost-yeas 8, nays 65. and referred to the Judiciary committee.

UNFINISHED BUSINESS. Substitute for an act to provide for system of Public Instruction. J. H. Harris, colored, of Wake, moved to recommit the bill to the committee on shall be furnished at the cost of the coun- Education with instructions to report to-

> Messrs. Bowman, Pou, Ingram and others opposed the motion. The motion to recommit was put and lost by a vote of yeas 38, nays 50.

The question recurred upon the adop-

tion of section 7. Section 10 was amended in such a manner as to distribute the net annual income of the public school fund among the several counties in proportion to the number tee, reported favorably on the bill to re- of children to be instructed and then adop-

W. J. Hayes, colored, moved to recon-

Mr. Bowman spoke in opposition to the motion. He objected to the section on account of the enormous load of taxation and Treasurer -allows the Governor \$4, calm consideration of facts and figures this lie Instructions." 000, and \$1,000 for house rent-allows the furnishing of books, &c., would cost at least \$800,000. He moved to lay the mo-Mr. Osborne said he was willing to allow | tion to reconsider on the table.

Hinnant, Hodnett, Humphries, logram, Jarvis, by the county commissioners." Amend- tablished, the colored voters would look

NAY-Messrs. Ames, Carey, Cawthorn, Cherry, Crawford, Dixon, Downing, Forkner, Foster, French. Gahagan, Harris, of Wake, Hayes, Hil- ten posters. Agreed to. Mr. Hayes moved to lay that motion on Renfrow, Reynolds, Siegrist, Simonds, Stevens, Sweat, Sykes, Vest, Wiswa!l-38.

Pending the consideration of section 14 the House adjourned.

ANNUAL SESSION 1868-'69.

SENATE. WEDNESDAY, March 31, 1869. Mr. Burns presented a minority report Mr. Love objected to any bargain being on the location of the penitentiary, recom-

mending the former proposed location on Bill authorizing the Cape Fear Agriculwould be sought with this salary. People tural Association to receive donations of were now leaving the State in :mmense land, passed first reading and was placed

> On motion of Mr. Hyman, the vote Public Treasurer to borrow money was The bill was amended so as to allow the

ing as amended. Mr. Wynne replied to Mr. Robbins, and | Bill to provide for the location of a Peni-

thereon came up by assignment. Mr. Barrow moved to strike out "Greensposed the increase of the salary.

Mr. Respass defended the Republican prevailed, and after a lengthy debate on city of Salisbury was agreed upon as the The question then being to reconsider, site for the location of the Penitentiary. The vote in favor of Salisbury stood 18

The bill then passed its second reading. Mr. Barrow moved to reconsider the vote just taken. He did not approve of passing The hour having arrived the Senate ad-

HOUSE OF REPRESENTATIVES.

WEDNESDAY, March 31, 1869. Mr. Ames, from the committee on In the vote, (of last night,) by which the vote ternal Improvements, reported favorably

Mr. Seymour, from the Judiciary Comyears" and insert "until otherwise provi- make it the special order for Monday next mittee, reported bill to amend an act establishing a special court at Wilmington, favorably with an amendment. BILLS INTRODUCED.

By Mr. Malone: Bill to authorize the

On motion of Mr. Moore, of Chowan, the rules were suspended for the consideration of his resolution to appoint a comon the part of the Senate, in addition to Mr. W. D. Jones took in substance the those already appointed, to investigate the affairs of the Albemarle and Chesapeake and papers.

Mr. Bowman moved to strike out the clause appointing additional members. The amendment was adopted, and the had come forward to represent his, Mr. S.'s resolution was lost.

On motion of Mr. Seymour, the rales were suspended and the bill to amend section 5, chapter 44, of the laws of the spe- Newbern. cial session, 1868, entitled "An act in re-

tion of sec. 32. The section was adopted.

The committee on Education recommend the Commissioners of New Hanover county | that sec. 33 be stricken out. The section provides that "the committee of any township shall, when they deem By Mr. French: A bill to amend the act it advisable, call a meeting of the voters, had, or were about to act improperly, the Mr. Moore, of Alamance, introduced the for a continuance of the schools beyond bill objectionable. submit to them an estimate of the expense | detail of the causes of the strife which ex-

> After a lengthy debate, and the rejection of sundry amendments, the question re-Message from the Senate transmitted Senate. House bill to authorize the Public Treasurer to supply a temporary deficiency in the treasury, with an amendment. The amenment was concurred in.

Message from His Excellency, the lov-By Mr. Malone : A resolution instruct- ernor, transmitted a communication from perfect the "Stay Law" as passed at the owing to the insolvency of the sheriffs, as were suspended and the resolution was homesteads. Referred to the Committee on Finance.

On motion of Mr. French, the rules were The school bill was resumed. Section 34 Mr. Carey moved to lay the bill on the

> Mr. French, in voting no, said if the Republicans would remain in their seats and vote, a good school bill could be passed, in spite of the combined efforts of the enemies of education to defeat it.

Sections 35 and 36 were adopted. Adjourned until 31 o'clock.

AFTERNOON SESSION.

The House met at 31 o'clock. The consideration of the school bill was resumed, the question being on the adop-

tion of section 38. commissioners of each county shall appoint biennially, on or before the 4th of March, a suitable person to be styled resumed. "County Examiner," to hold his office for two years, and whose certificates and cre- to reconsider the vote by which section 33 victed. Now mark the terrible disposition dentials are to be approved by the Super- | was stricken out.

intendent of Public Instruction.] The committee recommended that the tee of any township shall, when they deem death; Montgomery is now in prison for section be amended so as to insert after it advisable, call a meeting of the voters, embezzlement; Clever has been convicted person" the words "resident of the who either reside or pay taxes in the Town- for an infamous outrage, and Conover county," and to strike out the words ship, and submit to them the proposition would have been deservedly serving out a "whose certificates and credentials are to for a continuance of the schools beyond term in the penitentiary had not Johnson Act providing salaries for the Governor it would create. In his opinion, after a be approved by the Superintendent of Pub- the four months required by law; and pardoned him. Preston King, who pre-

The amendments were agreed to, and the expenses per month for the continuance dent in her mother's behalf, committed the section as amended adopted, county commissioners shall allow the Coun- some time to advocate his motion to re- conduct towards Miss Surratt, shot him-House laid the motion to reconsider on the ty Examiner a sum not to exceed \$3 per consider, and, during his remarks, said self in St. Louis. There remain but Standay for each day of actual service. YEAS-Messrs. Allison, Armstrong, Banner, The committee recommended the amend- colored voters in the State would be more the murderous cowards they are, trembling Barns, Blair, Boddie, Bowman, Carson, Clayton, ment that the money should be paid "out careful in future how they voted. Now, in fear of the reckoning day.

Holden to live in, occupying the position that he does.

The motion to strike out resulted, years

The motion to strike out resulted by prescribing that the district at measures, not mean to the first the country at the resulted in the motion of the position of th persons desiring employment as teachers Mr. Ingram said those who had voted to ling his recovery.

> liard, Hodgin, Horney, Hudgings, Justice. of Henderson, Kinney, Laffin, Leary, Mayo. McCan-County Examiner shall have power, and less, Mehdenhall, Morril, Morris, Pearson, Price, that it shall be his cluty to enforce the tended to proceed the that it shall be his duty "to enforce the tended to protect minorities; majorities lamp holds out to burn," &c. course of study and the use of text books can take care of themselves, &c. adopted by the State Board of Educa-

> > mended. The change was agreed to. ded in section 45."

Sections 42, 43, 44 and 45 were adopted. whether they wished to do so or not. Mr. Bowman moved to strike out section was opposed to the section because 46, which provides that "in every school people were too poor at present to keep there shall be a daily Bible exercise, to the schools for a longer period t

prevailed 40 yeas to 36 nays. Sec. 47 was amended so that no school tax to keep up those schools longer the should be kept in session more than six the time proposed in the Constitution, hours per day. Mr. Stevens moved to strike out section | der a burden that they were in no way a

their pupils strictly accountable for any reconsider on the table. disorderly conduct on the way to and from schools, and on the play-grounds. Motion | House laid the motion to reconsider Section 55 provides that if any teacher should be dismissed before expiration of to adjourn. Lost. contract by any school authority, such

the County Commissioners, &c. Mr. Sweat moved to strike out "authority" and insert "committee." Not agreed to, yeas 23, nays 50. Section 56 reads "the school authorities of each and every township shall establish crats to defeat the bill, &c. a separate school or separate schools for

each race resident therein, &c. To test the sense of the House, Mr. French moved to strike out "a separate minority to defeat the bill, and he co school or separate" in line 2, and the words prove, if required by parliamentary law 'of each race" in line 3.

on his amendment. Agreed to.

may establish.'

The amendment was lost-yeas 72, nays they could not pass the bill as it can 4, only Messrs. Cherry, Hayes, Hudgings from the Senate, &c. and Lafling voting in the affirmative.

Messrs. French. J. Mr. Leary moved to amend the section by changing the words "shall establish" to from the Senate,

SENATE. THURSDAY, April 1, 1869. Mr. Smith, from the committee on Propositions and Grievances, reported favorably on the bill to abolish the office of Councilmen for the city of Newbern.

Mr. Martindale moved to amend by sub-

mitting the act to the vote of Newbern for any other public school or schools of same grade.) approval or disapproval. Adopted. Mr. Brogden opposed the bill. Mr. Sweet advocated it, as reflecting the wishes of his constituents. In its present Mr. Brogden against it. Mr. S. was almost ready to doubt his right as a Senator as those of the white wished their

constituents. Mr. Osborne argued against any legislative interference with the government of

Mr. Respass could see nothing unfair in lation to punishments," passed third read- the proposition. The representative from Craven had a right to know of the wishes The substitute for a bill to provide a of his constituents; and he, Mr. Respass, disgraceful that we are here together? system of public instruction was taken up, did not think it wrong to let corporations the pending question being on the adop- know that when in that corporate capacity, they were not out of the reach of the Legislature. if they propose to act in contra-diction to the will of the people. He held that the will of the people was the law;" he should, therefore, vote for the bill.

BROWN, Kenansville, N.C., Agents for the Com- try in particular, why did Northern men to establish special courts in the cities of who either reside or pay taxes in the town- city had a remedy at law, &c., and with the ship, and submit to them the proposition information before him, he considered the the four months required by law; and shall Mr. Sweet, in reply, went somewhat in

Mr. Welker held, that if the Councilmen

isted in Newbern. Mr. Love held similar views to those expressed by Mr. Welker. A. H. Galloway, colored, presented a

Mr. Sweet, in reply to the contract, Mr. Sinclair. Most certainly, sir, I would. stated that the public spirited citizens of I am decidedly in favor of separate schools Newbern had agreed to build a new mar- in all cases, &c. ket of beautiful architecture on the present! Morris continued by saying he was in

the proposition was refused-for the pur- the law to say whether he should go to a pose, solely of giving the benefit of the colored or a white church, &c. proposed new market to parties now occu- Reynolds, colored, favored the motion

Mr. Sweet then moved to amend to fixing the election on the second Monday after the ratification of the bill. Adopted. The bill was then rejected by the follow- make a speech, but in order to stop speech-

ing vote: Yeas 15, nays 16. The unfinished business of the last evening session was renewed, to-wit : The consideration of the Penitentiary bill. The question being the apointment of the addi- | tion.

tional Commissioners. The names of Alfred Howe and - Boon, both colored, were put in nomination. The vote resulted : Howe, 17; Boon, 5; lost. for Dr. Chapin, Messrs. Love and Wilson.

the fifth and last Commissioner, whereupon Mr. G. W. Welker received 31 votes. Mr. Welker voted for Mr. Watts 1, for Mr. Davis, Moore of Carteret. Adjourned.

HOUSE OF REPRESENTATIVES. THURSDAY, April 1, 1869.

By Mr. Laffin : A bill to incorporate the This section provides that the County | Harnet Hose Company in the city of Wilmington. Referred. The consideration of the School bill was J. H. Harris, of Wake, colored, moved

of said schools. Section 40 was read. | Provides that the | J. H. Harris, colored, continued for while Lane, who supported King in his that he would warn gentlemen that 75,000 ton, Bingham and Holt, who stand, like

by advertising in a newspaper, or by writ- strike out the section were the true friends of education. They believed that they Mr. Bowman next took the floor in op-

position to the motion to reconsider. In The committee recommended that the reply to the insinuation that he was weak word "adopted" be changed to "recom- kneed, he held such insinuations in contempt. He was standing fairly and squarely upon the Republican platfrom .-Mr. Rowman moved to substitute for He was here to represent and protect the paragraph five the words "to enforce the interest of all in their just rights. He was course of study as far as practicable provi- astonished to see certain leading Republicans on this floor advocating mixed schools The substitute prevailed—yeas 45, nays &c., when they so bitterly denounced st 32-and the section as amended was adop- a thing in the canvass. He was oppoto forcing parents to send their child

which all the pupils shall give attention." four months, and the provisions of After debate the motion to strike out section in question, allowed voters would have to pay no part of the necess make those who would have to pay sho

53, which provides that teachers shall hold to bear. He moved to lay the motion The yeas and nays were called and J. H. Harris, of Wake, colored, mo

The same moved to take a recess for teacher should have the right of appeal to hours. Ruled out of order. The same arose to a question of pri ege and during his remarks said that gentlemen from Anson (Ingram) had more than once that certain Republic

had entered into a contract with the De Mr. Ingram said that he had entered the instruction of children and youth of to no such contract or did he know of having been made. But he could that an attempt had been made by do so, that certain of the minority had Mr. French moved the previous question | tempted to influence others to vote to the bill on the table, because they

B. W. Morris, colored moved to st The amendment was rejected, yeas 19, out the 56th section. (The section provides that the sel authorities of each and every Towns shall establish a separate school, or se ate schools, for the instruction of child and youth of each race resident there and over six and under twenty-one ve of age, and such school or schools shall regulated, supported and instructed in same manner and to the same extent

He (Morris) thought the section ini ous to the State and injurious to the publican party. He was in favor of set on this floor, since the Senator from Wayne had come forward to represent his Mr. S.'s dren to be taught in separate schools Then why say that the schools shall separate, when all parties desired noth else, unless you wished to convey the pression that either one race or the ot wished to have mixed schools? If putting of some two or three colored c dren in a school of white children is s it right and just to tax payers in some calities where there are but five or six ored children, that the expense should entailed upon the county to keep u separate school for those children?

Morris. I would leave the matter to the good sense of the School Committee. I would like to know if the gentleman from contract for the new market in Newbern, Robeson (Sinclair) would be in favor of which was read for the information of the erecting a school just to accommodate those five or six colored children?

them in the same school assigned to white

RATES OF ADVERTISING

1 square, of 10 lines or less, for each and every

Special Notices will be charged \$200 per square

reach and every insertion. All Obituaries and private publications of every character, are charged as advertisements.

No advertisement, reflecting upon private character, can, under any circumstances, be

pying position in the board of council- to strike out the section. He was in favor of separate schools, but did not wish the law to make a discrimination. Mr. Moore, of Chowan, said, strange as it might seem, he obtained the floor not to

making. He hoped that the gentleman from Mitchel (Mr. Bowman) would call the previous question on the bill. Mr. Bowman called the previous ques-

The call was sustained and the question recurred upon the motion to strike out section 56, which was put to a vote and

The question then recurred upon the The Senate then proceeded to vote for adoption of section 57, when The House, on motion, adjourned.

Terrible Retribution.

The wheels of time, in their revolving, seldom fail to distribute justice and punishment where it is deserved, and there are few instances on record of speedier punishment or more terrible retribution than in the case of those who were the main instruments in getting poor Mary Surratt hanged. Upon the testimony of four of the vilest scoundrels-Baker, Montgomery, Clever and Conover-she was cona just God has made of the murderers. This section provides that the commit- Baker, not long since, died a miserable shall also submit to them an estimate of |vented Miss Annie Surratt seeing the Presisuicide by drowning in the North river,

> The mills of God grind slowly, But they grind exceedingly small.

New York Democrat.

At a recent revival at Ames, Iowa, a lady

EXPORT TABLE. STATEMENT of the principal articles of Produce exported from the Port of Wilmington, N. C., for three months ending 31st March, 1869, as compiled from the reports of the Daily Journal, and compared with exports of same ar-ticles for three months ending 31st March, 1868.

Str Recording

	cans on this floor advocating mixed schools, &c., when they so bitterly denounced such a thing in the canvass. He was opposed to forcing parents to send their children whether they wished to do so or not. He was opposed to the section because the people were too poor at present to keep up	pirits Turp. bbls. Funde Turp. " Rosin " Rosin " Flor. " Flor. " Flore bbles Cotton Yarn " Cotton Sheet'g" Pea Nuts. brsh Rough Rice " Cumber, P. P. feet Fimber " Shingles " Staves, Osk	ARTICLES.	100
	the schools for a longer period than four months, and the provisions of the section in question, allowed voters who would have to pay no part of the necessary	1,477 1,896 42,285 50 6,649 8,649 8,649 19,619 19,619 19,619 100,000	New York.	
	tax to keep up those schools longer than the time proposed in the Constitution, to make those who would have to pay shoul-	458 2,192 3,817 4,820 306 306 1,079 281,788	Boston.	
	der a burden that they were in no way able to bear. He moved to lay the motion to reconsider on the table.	685 1,658 383 100 181 57 245,000 189,000 5,100	Philad'a.	
	The yeas and nays were called and the House laid the motion to reconsider on the table.	564 2 4,585 100 196 297 297 297 297 297 297	Baltimore.	
	J. H. Harris, of Wake, colored, moved to adjourn. Lost. The same moved to take a recess for two	1,041 79,500	Norfolk, Va.	
	hours. Ruled out of order. The same arose to a question of privilege and during his remarks said that the	188, 37.5	Providence, R. I.	
	gentlemen from Anson (Ingram) had said more than once that certain Republicans had entered into a contract with the Demo-	98,476	Salem, Mass.	COAS
THE RESIDENCE AND ADDRESS.	Mr. Ingram said that he had entered into no such contract or did he know of any	138,000	Rockport, Me.	IWI
The state of the s	having been made. But he could say that an attempt had been made by the minority to defeat the bill, and he could prove, if required by parliamentary law to	3,179 4,020 52,886 13,852 13,874 1,074 21,082 21,082 1106,139	Total March, 1869.	S K
	do so, that certain of the minority had at- tempted to influence others to vote to lay the bill on the table, because they saw they could not pass the bill as it came from the Senate, &c.	3,577 2,436 40,299 5,879 5,578 3,578 19,579 1,149,692 1,149,692	Total February, 1869.	
	Messrs. French, J. W. Leary, colored, and Downing favored the bill as it came from the Senate. B. W. Morris, colored moved to strike	4,590 2,366 39,558 2,768 2,768 4,729 2,03 13,360 13,360 2,003,194 2,003,194 192,746	Total January, 1869.	
	out the 56th section. (The section provides that the school authorities of each and every Township shall establish a separate school, or separate schools, for the instruction of children	11.346 8.822 132,743 22,492 1.131 9.381 9.381 9.381 9.381 6.918 4,259,025	Total Jan'y, Feb'y & March, 1869.	
	and youth of each race resident therein, and over six and under twenty-one years of age, and such school or schools shall be regulated, supported and instructed in the	9,396 5,235 8,3462 8,506 13,450 116 41,090 1,876 957,008 88,233 21,360	Total Jan'y, Feb'y & March, 1868.	
	same manner and to the same extent as any other public school or schools of the same grade.)	1,316	Rotterdam.	
	He (Morris) thought the section injurious to the State and injurious to the Republican party. He was in favor of separ-	115,000	Havana.	
-	ate schools, but thought such matters should be left to the Board of Education, or to the various school committees, &c.—	43,000 116,936 947,436 144,925	Port au Frince, Hayti.	
	The parents of colored children, as well as those of the white, wished their children to be taught in separate schools.— Then why say that the schools shall be	,000 116,936 ,436 144,925	Arroyo, Porto Rico.	
	separate, when all parties desired nothing else, unless you wished to convey the impression that either one race or the other	1,316 274,936 492,361	Total March, 1869.	100
	wished to have mixed schools? If the putting of some two or three colored children in a school of white children is such an everlasting disgrace, is it not equally	3,001 2,194 50 104,634	Total February. 1869.	PATRICIAN AND
	disgraceful that we are here together? Is it right and just to tax payers in some lo- calities where there are but five or six col-	4,847 4,187 452,911	January, 1869.	
	ored children, that the expense should be entailed upon the county to keep up a separate school for those children? Mr. Downing. Do you think anything of that kind will happen in your section?	7,84 7,64 892,48 492,80	Total Jan'y, Feb'y & March, 1869.	-
	Morris. No sir. But it will in the Western portion of the State. Mr. Sinclair. Suppose in a district there should be but five or six colored chil-	6,255 1,241 611 90 1,101,186 269,560	Total Jan'y, Feb'y & March, 1868.	-
-	dren, would you be in favor of educating them in the same school assigned to white		Grand Tota	1

Grand Total

1869.

Jan'y, Feb'y & March,

Grand Total

Jan'y, Feb'y

& March,